FILING DATE

APPLICATION NUMBER

propertion on Manual team we have no write ware

FIRST NAMED APPLICANT

UNITED S **JES DEPARTMENT OF COMMERCE** Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231 of the apparent of the gold by the following or of ger sam general i del ella manuaga na tomo mulada i i i iz iz sed

a transition with the construction of the construction of the specifical transition of the construction of the construction of the specifical transition (the specifical transition) of the specifical transition of the speci The control of the second of t o which the second second second the second product of the other production of the second second production of American second is a long or his nettern. If a did sold in PAPER NUMBER the of decided and consequent that you've and the first that the commission of economics and the based Fig. 1. of the complete of the alterney of eget to make the substance of at \$1 and recording and \$1 and the alterney of the example the substance of at \$1 and the cordinate of \$1 and the example inor after \$1 and \$1 and \$2 and \$3 and \$4 and to doubteen will be ofton a medical and a component information of two or to be been all broad and the first of the second and **INTERVIEW SUMMARY** reconstruction of the second o All participants (applicant/applicant's representative, RTO personnel) and which thinks and an applicant personnel and the second personnel and th only proceed and method, of or his is a prior restriction requirements to a management experimental or the requirement of the and the control of th continued to same off in weak sold of the submode of the property of the continued of the continued of the weak sold of the continued of the c Line applicant in advices or agent to evandua on thing poercent acceptance of a sequence and the examination of a sequence of the examination of t Date of interview dictain, the Form should be mailed promptly after the relaphents interview of the other than the standard Type: Delephonic Personal (copy is given to applicant applicant's representative) involved and to collaboration and applicant. - Berial Number of the worklichton Exhibit shown or demonstration conducted: Yes PNo If yes, brief description:_ insullags to empty. าวสหัตลเลย โอ อิศาติศี --Name of participion (s), (applicant, offerror or craceal, etc.) An indication whether or not an exhibit was shown or a demonstration conducted Agreement was reached. was not reached. At identification of the cisims discussed An identification of the specific pilos art discussed Claim(s) discussed: Concentrationals of claims operand as being allowable). (Agreements on to allowablely are tentrative and go not respect to the exercise to the exercise to the exercise of UNO. Identification of prior art discussed: The signature of the examiner who conducted the marviery Names or other Palent and Yade mark Office pa sunne, present. Description of the general nature of what was agreed to if an agreement was reached, or any other comments: exactive the common structure of the option BE FAXED com with not normally be consider As Calculated by the securified or So the state of the state of the state of the securified below collections of the securification is complete and proper recordation of the substance of any interview should include at least the following applicable items: A brief description of life nature of any exhibit shown or any demonstration of life nature. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner accept would render the claims allowable in a surginary thereof must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a surginary thereof must be attached been allowable as the bean allowable. 6) a three identification of the general thrust of the principal arguments presented to the examiner. The identification of arguments need not be lengthbehapts elaborate. A verbation or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or threat of the principal arguments made to the arguments made to the structure of the principal arguments made to the arguments made to the structure of the principal arguments made to the arguments made to the structure of the principal arguments made to the structure of the principal arguments made to the structure of the principal arguments arguments. new case and of eviscoring and their to easy steel and their to easy steel and their street IS NOT WAIVED AND MUST INCLUDE OTHER SUBSTANCE OF THE INTERVIEW (See MPER Section 3/13:04) Life response to the last office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE Examiner and expected to cambully review the applicant's record of the substance of an interview. If the record is not complete the applicant's record of the substance of an interview that can be response on the response of the response on the response of the response on the response of the response o 2. Since the Examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner's interview summary above (including any attachments) reflects a complete response of the examiner of rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview should be constully checked to determine the standard of the control of the contro They and it bears onedly on the question of patentability, it should be pointed out in the next Office letter. If the examiner should amplately extended an at the examiner should amplately an analytic letter. base of the problem of the contract of the con